Attorney Docket No. 36856.1342

DECLARATION FOR PATENT APPLICATION

As a below named inventor, I here My residence, post office address I believe I am the original, first and inventor (if plural names are listed sought on the invention LAMINAT PRODUCING THE SAME specific	and citizenship I sole inventor (below) of the s ED CERAMIC eation of which i	are as stated bel (if only one name is subject matter which ELECTRONIC Co is attached hereto	is listed below) or ar ch is claimed and fo OMPONENT AND N unless the following	n original, fir r which a pa IETHOD FO I box is che	atent is <u>DR</u> cked:
was filed on <u>IA. Navember</u> Application Number 10/531, 52	r 18,2004	as United State _and was amende	es Application Numb od on	er or PCT li	nternational licable).
I hereby state that I have reviewed including the claims, as amended	i and understar by any amendr	nd the contents of ment referred to al	the above identified bove.	specification	n,
I acknowledge the duty to disclose	information wh	nich is material to	patentability as defi	ned in 37 Cl	FR § 1.56.
I hereby claim foreign priority benefor patent or inventor's certificate, one country other than the United for patent or inventor's certificate, application on which priority is claim Prior Foreign Application(s)	or § 365(a) of a States, listed b or PCT Interna	any PCT Internation in the second in the sec	onal application which so identified below a	th designate ny foreign a pefore that of the control of the contro	ed at least upplication
				Claimed	
2003-400222	JAPAN		ovember <u>28, 2003</u>	Yes	No
(Number)	(Country) (P	CT) (Day/Month/Year Filed)		
2004-178056	JAPAN		June 16, 2004	Yes	No
(Number)	(Country) (P	CT)	(Day/Month/Year Filed)	☒	
I hereby claim the benefit under 3 below.	5 U.S.C. § 119	(e) of any United S	States provisional ap	plication(s)	listed

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(Application Number)

(Filing Date)

(Application Number)	(Filing Date)	(Status – patented, pending, abandoned)
I hereby appoint the following business in the Patent and Tra	attorney(s) and/or agent(s) to pademark Office connected there	prosecute this application and to transact all ewith:
Joseph R. Keating, Reg. No. (Christopher A. Bennett, Reg.	37,368 No. 46,710	
Address all correspondence to	10400 Eaton Place, Sui Fairfax, VA 22030	te 312
	(703) 385-5200	
on information and belief are likenowledge that willful false sta under Section 1001 of Title 18	ments made herein of my own loelieved to be true; and further atements and the like so made	that these statements were made with the are punishable by fine or imprisonment, or both that such willful false statements may
on information and belief are knowledge that willful false staunder Section 1001 of Title 18	ments made herein of my own loelieved to be true; and further atements and the like so made of the United States Code and application or any patent issued	are punishable by fine or imprisonment, or both, I that such willful false statements may
on information and belief are knowledge that willful false staunder Section 1001 of Title 18 jeopardize the validity of the affault name of first inventor (giventor's	ments made herein of my own leadieved to be true; and further atements and the like so made is of the United States Code and application or any patent issued en name, family name)	that these statements were made with the are punishable by fine or imprisonment, or both, it that such willful false statements may thereon.
on information and belief are knowledge that willful false staunder Section 1001 of Title 18 jeopardize the validity of the a Full name of first inventor (given Inventor's signature	ments made herein of my own loelieved to be true; and further atements and the like so made of the United States Code and application or any patent issued	that these statements were made with the are punishable by fine or imprisonment, or both that such willful false statements may thereon. Tsuyoshi TATSUKAWA Date
on information and belief are knowledge that willful false strunder Section 1001 of Title 18 jeopardize the validity of the afful name of first inventor (given Inventor's signature Residence Takefu-shi, Fu	ments made herein of my own leadieved to be true; and further atements and the like so made a polication or any patent issued the name, family name) Land Japan Ata Manufacturing Co., Ltd., 10	that these statements were made with the are punishable by fine or imprisonment, or both that such willful false statements may thereon. Tsuyoshi TATSUKAWA Date #//3/2005

Keiseke Tahayama

Yasu-shi, Shiga-ken, Japan

Inventor's

signature

Residence

Post Office Address Date

c/o Murata Manufacturing Co., Ltd., 10-1 Higashikotari 1-chome, Nagaokakyo-shi, Kyoto-fu Japan

Citizenship

Japan